

PROB 12B  
(7/93)

FILED

Clerk

District Court

## United States District Court

MAR 22 2006

for

For The Northern Mariana Islands  
By \_\_\_\_\_  
(Deputy Clerk)

the Northern Mariana Islands

**Report for Modifying the Conditions or Term of Supervision  
with Consent of the Offender**  
(Probation Form 49, Waiver of Hearings is Attached)Name of Offender: **Jeremy S. Atalig**Case Number: **CR 02-00012-002**Name of Sentencing Judicial Officer: **Alex R. Munson**Date of Original Sentence: **May 7, 2003**Original Offense: **Distributing Methamphetamine, a Schedule II Controlled Substance, in violation of 21 U.S.C. § 841(a)(1).**Original Sentence: **Three months imprisonment, followed by three years supervised release with conditions: not commit another federal, state, or local crime; not illegally possess a controlled substance; refrain from any unlawful use of a controlled substance; submit to one urinalysis within 15 days of release from imprisonment and two periodic drug tests thereafter; not possess a firearm, destructive device, or other dangerous weapon; comply with the standard conditions of supervised release; serve three months home detention with electronic monitoring; refrain from the use of any and all use of alcoholic beverages; participate in a substance abuse treatment program; obtain and maintain gainful employment; perform 200 hours of community service; and pay a \$100 special assessment fee. Informational Report filed on March 25, 2005 for failing to inform his probation officer of contact with law enforcement.**Type of Supervision: **Supervised Release** Date Supervision Commenced: **September 12, 2003****PETITIONING THE COURT**

To extend the term of supervision for \_\_\_\_\_ years, for a total term of \_\_\_\_\_ years.

To modify the conditions of supervision as follows:

1. The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, not to exceed eight drug tests per month, as directed by the probation officer.

Report for Modifying the  
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## CAUSE

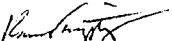
On September 2, 2005, the Ninth Circuit, in *United States v. Stephens*, No. 04-50170, addressed 18 U.S.C. § 3583(d) supervised release and 18 U.S.C. § 3563(a)(5) probation mandatory testing conditions which requires that the district court determine the maximum number of mandatory drug tests. The Ninth Circuit held that because the statute requires the district court to determine the maximum number of drug tests under the mandatory condition, transferring this duty to the probation officer was an improper delegation of Article III judicial power. To assist the Court in determining the appropriate number of drug tests, the undersigned officer has evaluated Mr. Atalig's history of drug use, and the drug detection period of his drug of choice. As methamphetamine is Mr. Atalig's drug of choice and has a normal detection period of four days or less, it is recommended that the maximum number of tests the court order per month be set at eight. This will allow for adequate time intervals between tests which will help facilitate the detection of use. It also provides for enough additional tests so that the pattern of testing will not be predictable to the offender. To address the implications of *United States v. Stephens*, Ninth Circuit No. 04-50170, it is respectfully requested that the Court modify Jeremy Atalig's mandatory condition to set the maximum number of tests that he must submit. It is therefore recommended that the mandatory condition be modified as follows:

"The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, not to exceed eight tests per month, as directed by the probation officer."

Mr. Atalig has tested consistently negative for drug and alcohol use since the commencement of supervision. He successfully completed the drug treatment and testing phase system on March 14, 2005. His employment with the Rota Mayor's Office terminated due to new administration. Mr. Atalig is farming and raising livestock until he is able to obtain employment. In addition, he paid his special assessment fee on May 7, 2003, and voluntarily submitted to a DNA sampling of his blood on June 10, 2005. Mr. Atalig also served his home detention from March 23, 2004 to June 22, 2004.

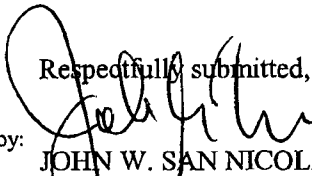
Based on the information above, the probation officer respectfully requests that the Court modify the conditions of supervised release, pursuant to 18 U.S.C. § 3583(e)(2) as outlined above. Attached is Probation Form 49, Waiver of Hearing to Modify Conditions of Probation/Supervised Release or Extend Term of Supervision, with Mr. Atalig's consent to the modification.

Reviewed by:

  
ROSSANNA VILLAGOMEZ-AGUON

U.S. Probation Officer  
Supervision Unit Leader

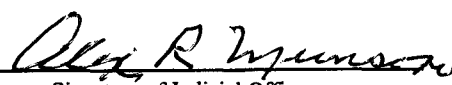
Date: 3/17/06

Respectfully submitted,  
by:   
JOHN W. SAN NICOLAS II  
U.S. Probation Officer

Date:   
3/17/06

THE COURT ORDERS

- No Action
- The Extension of Supervision as Noted Above.
- The Modification of Conditions as Noted Above.
- Other

  
Signature of Judicial Officer

3-22-06

Date

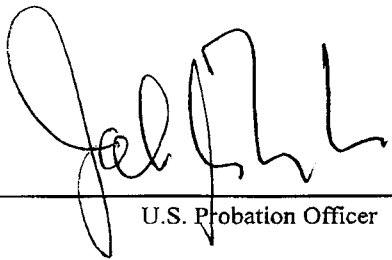
PROB 49  
(3/89)**United States District Court****District Northern Mariana Islands****Waiver of Hearing to Modify Conditions  
of Probation/Supervised Release or Extend Term of Supervision**

I have been advised and understand that I am entitled by law to a hearing and assistance of counsel before any unfavorable change may be made in my Conditions of Probation and Supervised Release or my period of supervision being extended. By "assistance of counsel," I understand that I have the right to be represented at the hearing by counsel of my own choosing if I am able to retain counsel. I also understand that I have the right to request the court to appoint counsel to represent me at such a hearing at no cost to myself if I am not able to retain counsel of my own choosing.

I hereby voluntarily waive my statutory right to a hearing and to assistance of counsel. I also agree to the following modification of my Conditions of Probation and Supervised Release or to the proposed extension of my term of supervision:

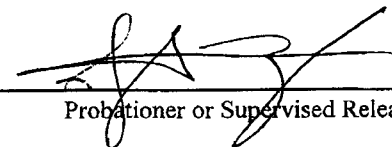
1. The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, not to exceed eight tests per month, as directed by the probation officer.

Witness



U.S. Probation Officer

Signed

  
Probationer or Supervised Releasee

Date

March 15, 2006